



## Early Journal Content on JSTOR, Free to Anyone in the World

This article is one of nearly 500,000 scholarly works digitized and made freely available to everyone in the world by JSTOR.

Known as the Early Journal Content, this set of works include research articles, news, letters, and other writings published in more than 200 of the oldest leading academic journals. The works date from the mid-seventeenth to the early twentieth centuries.

We encourage people to read and share the Early Journal Content openly and to tell others that this resource exists. People may post this content online or redistribute in any way for non-commercial purposes.

Read more about Early Journal Content at <http://about.jstor.org/participate-jstor/individuals/early-journal-content>.

JSTOR is a digital library of academic journals, books, and primary source objects. JSTOR helps people discover, use, and build upon a wide range of content through a powerful research and teaching platform, and preserves this content for future generations. JSTOR is part of ITHAKA, a not-for-profit organization that also includes Ithaka S+R and Portico. For more information about JSTOR, please contact [support@jstor.org](mailto:support@jstor.org).

# MICHIGAN LAW REVIEW

## CONTENTS

THE DOCTRINE OF BAD FAITH IN THE LAW OF NEGOTIABLE INSTRUMENTS	<i>George W. Rightmire</i>	355
THE LEAGUE OF NATIONS AND THE CONSTITUTION	<i>John M. Mathews</i>	378
COPYRIGHT AND MORALS	<i>Edward S. Rogers</i>	390
NOTE AND COMMENT		405
Epithetical Jurisprudence and the Annexation of Fixtures		405
Effect of an Agreement by One Person to Supply Another's "Requirements" of a Given Commodity		409
RECENT IMPORTANT DECISIONS		421
Abatement and Revival—Pendency of Another Action Ground for Dismissal		421
Aliens—Exclusion—Teachers		422
Aliens—Naturalization—Anarchists		422
Carriers—Liability—Limitation Under Carmack Amendment		423
Carriers—Personal Assistance to Alighting Passenger		424
Carriers—Termination of Relation—Assault by Motorman		425
Deeds—Delivery		425
Deeds—Delivery to Grantee not Absolute		426
Electricity—Duty to Insulate Wires—Protection for Children Climbing Trees		426
Embezzlement—Evidence of Intent		427
Injunction—Master and Servant—Injunction to Enforce Restrictive Covenants		428
Insurance—Accident—Proximate Cause		428
Insurance—Death by Accidental Means		429
Insurance—Murder of Insured by Beneficiary—Recovery by Administrator Where Murderer Will be Sole Distributee		430
Landlord and Tenant—Legality of Purpose—Rent		431
Libel and Slander—Imputing Ineligibility to Holder of Public Office of Profit		432
Municipal Corporations—Non-Liability for Exercise of Governmental Function in Refusing Building Permit		433
Pleading—Plea in Abatement—Code		433
Public Officers—Payment to a De Facto Officer a Defense to Suit for Salary by De Jure Officer		434
Restrictive Covenants—Assignment of Benefit by Operation of Law—Right of Executors of Covenantee to Sue		435
Sales—Liability of Manufacturer to One Not in Privy of Contract for Injurious Food Products		436
Torts—Right to Privacy		437
Wills—Gift Over Upon Death of Previous Taker Without Children		438
Workmen's Compensation—"Out of and In the Course of Employment"—Accident on Way to Work		439
BOOK REVIEWS		441
Constitutional Power and World Affairs		441
British Labor Conditions and Legislation Durnig the War		442

UNIVERSITY OF MICHIGAN  
LAW SCHOOL  
ANN ARBOR, MICHIGAN

Copyright, 1920, by THE MICHIGAN LAW REVIEW ASSOCIATION  
Entered November 1, 1902, at Ann Arbor, Mich., as Second-Class Matter  
under Act of Congress, March 3, 1879

\$2.50 per year in advance, eight numbers

35 cents per number

Foreign Subscriptions, \$3.00

Address all communications to MICHIGAN LAW REVIEW, Ann Arbor, Michigan

**Just Published**

# **Cases on Evidence**

**(American Casebook Series)**

**By**

**Edward W. Hinton**  
**University of Chicago Law School**

This new volume is one of the widely known and extensively used American Casebook Series. The material contained in this volume has been very carefully collected and painstakingly edited by Professor Hinton, so as to touch upon every phase of the law of evidence, and set forth the principles involved in as clear a manner as possible

The topics covered are in the main divided into four groups

First. The respective functions of the judge and jury, and the development of various methods for controlling the action of the jury

Second. The rules prescribing the qualifications of witnesses and governing their examination when testifying

Third. Various rules of policy excluding a great deal of evidential material from consideration by the jury.

Fourth. Certain substantive rules, governing the construction and legal effect of contracts, conveyances, and other operative writings, which have long been expressed in terms of evidence

This volume should prove a valuable addition to the library of every practicing attorney who is especially interested in the law of evidence, as well as all law students

1 volume    :: 1121 pages    :: Buckram binding    :: \$6.00 delivered

**WEST PUBLISHING COMPANY**

**Saint Paul, Minnesota**